EXHIBIT 661 "

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 2 of 29

Case-1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 2 of 29

COMMITMENT TO PURCHASE PHANCIAL INSTRUMENT SERVICER PARTICIPATION AGREEMENT TOTTHE THOME AFFORDABLE MODIFICATION PROGRAM RUBET THE EMERGENCY ECONOMIC STABILIZATION ACT OF TOOR

This Commitment to Purchase Phiancial Instrument and Service: Participation Aprecatent (the "Commitment") is energy in a soft for the United Commitment of the United States of the United States ("Tannic Mae"), and the understance of the United States ("Tannic Mae"), and the understance of the United States ("Tannic Mae"), and the understance of the United States ("Tannic Mae"), and the understance of the United States in Section 12 below,

Recliala

'WHERE'S, the U.S. Department of the Transury (the "Erequey") has established a Home Affordable Modification Program (the "Program") pursuant to such in 101 and 109 of the Emergency Economic Stabilization Actor 2008 (the "Act"), we seel on 109 of the American Regovery and Relives the best marked by section 7002 of the American Regovery and Relives the best marked by section 7002 of the American Regovery and Relives the program of 2009;

WHEREAS, the Hoogram includes loun modification and other foreblosure provention services.

WHERBA'S phánhló: Machas bech designaled by the Treasthyras of hangigh agast of the United States in connection with the habitation of the United States in connection with the

WHIREAS, Fringle-Mis will, in hacopacity as a financial agent of the United States, fulfill the roles of administrator, record larger and paying agent for the Program, and in confulcion and therewill most standardize contain moregage modification and forestocation provention provincing provided by the recording with the characters of and guidance provided by the Treasury:

WHEREAS, Rederal Home Loan Morigogy Corporation ("<u>Breddio May") Interbeen designated by the Treasury as a finalistated of the United States and will, in its eappelity as afficient politic properties of the United States and will, in its eappelity as afficient plus properties of the Program; all references to Freddic Mac in the Agreement shall be in 1819 people of the Program; all references to Freddic Mac in the Agreement shall be in 1819 people of the Program.</u>

WHEREAS, all Rannia Mag and Freddia Mag approved servicers are being directed through their respective servicing guides and bulletias of thin length of their respection of pages of a page of the contraction of the respection of the contraction of the contracti

WHEREAS, all other services as well as Translevial and Freddle Mac approved services, that with to participate in the Program with respect to Josh a faction for OSE Loans (collectively, "Participations services"), has a greet to correct the major of the government and office that a greet the collective of the government and

ŴŶŢĔŀŒĀŜ, Serviĝor vishtes to participate in the Programas a Participating Servicer on the terms and Eudject to the conditions sat forth heroin:

Accordingly, in consideration of the representations, represented and mutual agreements sof forth berein and for other good and valuable consideration, the receipt and sufficiency of which includes a proposition of the receipt and sufficiency of which includes a proposition of the receipt and sufficiency of which includes a proposition of the receipt and sufficiency of which includes a proposition of the receipt and sufficiency of which includes a proposition of the receipt and sufficiency o

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 3 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 3 of 29

Agreement

1., Services

- A. Subject to Section ID.C., Servicer stall perform the loan modification and other forcionagure prevention services (collectively, the "Services") described in (D) the Riparcial Instrument attached hereto as Exhibit A (the "Financial Instrument"); (II) the Program guidelines and procedures issued by the Treasury, including, without limitation, the net present value insecsational requirements of the Program for the "Program Guidelines"); and (III) any supplemental of the Program including, building; but not illusted for buildines conflictions, including, but not illusted for buildines conflictions, including, but not illusted for buildines conflictions are quirements, property of the score of the rights and states of the Participating Servicers in connection with the Program (the "Supplemental Directives" and, together with the Program Outdolines, the "Program Doministion"). The Program Doministion of the Arabidistic and Participating Servicers in connection Doministion of the Doministion of the Program Doministic the Program Doministic
- B. Sorvicer's representations and warranties, and acknowledgement or partie of the inchestion and acknowledgement of the partie of the partie
- C. The regligis set forth above are hereby incornerated herein by this reference.

2. Authority and Agreement to Participate in Program

- A. Serviceraball perform the Services for all prorigage loans; its services, which er it services auch mortgage loans, for its own account of control party, including any holders of mortgages backed securities (cach such other party, an "Investor"). Serviceraball usercased and be effected or investor"). Serviceraball usercased and walvers that no required, by configer or law, in order to effective any holding and walvers that no required, by configer or law, in order to effective any holding all that a frequent.
- B. Notwithstanding subsolution A., if (x) Services is unablerto: obtain all necessity consents and walvers for modifying a inortgage loan, of (y) the pooling and servicing agreement or other shaller servicing contrious overlanded services for the language loan, of the services for the services with respect to that mortgage loan and shall not receive all or any particular furthese files (as defined below) otherwise payable with respect to social pan.
- C. NotWithstanding anyliging to the contrary contined berein, the Agreement docs not apply to USE Loung. Service and pulping and pulping is a Famile Mac and Preddle: Mac, respectively concerning the Program as applied to USE Loung.
- Di. Sorvicer's performance of the Services and implementation of the Program and the interest of the Services and implementation of the Program and designess as more fully set forth in the Agreement.

3. Set: Up; Preroquisité to Payment

Servicer will provide to Equite Mass (a) the set up:information required by the Brogram Designation and any ancillary to administrative information requested by Famile Muscin order to process Sprvicer's participation in the Program as a Participation Sortine on or before the Effective Date of the Compilinant; and (6) the date of modern for each material program.

ns and when described in the Program Decomentation and the Financial Instrument. Purchese Price payments will not be remitted pursuant to Section 4 with respect to any modified mortgage for which the regulred data elements have not been provided.

- d. Aprenment to Porchase Findicial Institution: Phymont of Purchase Price
- A. Fannie Mae, in its enpithty of a financial lageni of the United States, agrees to nurchase, and Servicer agrees to sell to sent to make Mae, in such separate, the Financial Instrument that is executed and delivered by Servicer to Fannie Mae in the form attached instructions. In consideration for the payment by Pannie Mae, as agent, of the Burchase Price (defined below). The conditions precedent to the physical by Fannie Mae, of the Purchase Price are; (a) the execution and delivery of the Commitment and the Financial Instrument by Servicer to Fannie Mae; (b) the execution and delivery by Fannie Mae of the Commitment to Service; (a) the physical content of the Commitment and Financial Instrument in Treasury on the Effective Light (d) the performance by Servicer of the Service described in the Agreement, in accordance with the terms and conditions that of the reasonable satisfaction of Fannie Mae and Freddie Mae; and (a) the satisfaction by Servicer of such other beligations as and set for the Agreement.
- It. Solely in iterapolity as the financial agent of lite United States, and subjection is subsection. C. below, Famile Mas shill (f) remit complete and on payments to Services for the account of Services and for the decition between another their respective marriage Point obligations; and (iii) remit payments to Services for the decided for the decided between another their respective marriage Point obligations; and (iii) remit payments for the Services for the decided in the Program December of Investors; in accordance with the Program December of the proposition (all such payments, collective), the "Rurchase Rrige"); all payments required to Services to the Program December of the Investors and initial interested parties and initial interested parties have satisfied all pre-requisitions for the Program of the Program payment structure, including but not limited to the Program payment structure, including but not limited to the Program of the Program
- G. The Purchase Price will be paid to Servicer by Equals Magnettieringual language in Onlight States as and when described liquingual in the Program Bosomentation in consideration for the execution and delivery of the Pipensial Lightness by Services on or before the Effective Date of the Agreement; upon this satisfaction of the conditions precedent to payment described in authorbition As and B. above:
- D. The value of the Agreement is limited to \$798,000,000 (the "Program Participation Capi"). Accordingly, the aggregate Purchase Price payable to Servicer unider the Agreement may not occerd the attount of the Program Participation. Cap: the aggregate lower that be exceeded the attount of the Program Participation. Cap: the reach lower that the control of the product of the Program Participation of the Program Participation of the product of the Agreement will be reduced by the maximum Purchase Price produced by the expedition is less than the maximum Purchase Price potentially payable, the Agreement will be inconsided by the additionable to be paid to Servicer and the maximum fundament will be inconsided by the additionable to be tween since the Agreement will be inconsided by the additionable between since the Agreement will be inconsided by the additionable will be effected united for each limited from and after the additionable in the Agreement sequent from any after the additionable to the Agreement sequent from any after the addition the agreement sequent from any after the addition the agreement of the Program and after the treatment of the Agreement sequent for the Program and the program Participation Cap. Services will be ablied of all adjustments to the Program Participation Cap in writing by Famile Mac.
- E. Sorviger shall maining openplate and occurate records of and supporting decomentation for, the begrower payment, including, but not limited to "PiTiA (principal, interest, taxes, insulated (including homeowner's incurance and invard and flood insulance) and homeowner's association and for endo fees), and delinquestory information and data provided to Endnie Macregarding cach agreement relating to a titul modification period and spain for the flood and spain for the Lind agreement in Paralless Price to be pelicipality the Treasury through Fannic Macronay, other financial agent. Service agrees to provide Fannic Macronay, other financial agent. Service agrees to provide Fannic Macronay, other financial agent. Service agrees to provide Fannic Macronay, other financial agent. Service agrees to provide Fannic Macronay, other financial agent. Service agrees to provide Fannic Macronay other financial agent.

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 5 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 5 of 29

other information with respect to any modifier and by the Treasury as may be reasonably requested by such parties. In the event of a discrepancy of cross in the amount of the Purchase Price pold becomiler, at Fourie Mag's election, (x). Survicer shall round to Founde Mag it election, (x) for the Purchase Price pold becomiler, at Fourie Mag's election, (x). Survicer shall round to Founde Mag it is an interest of the amount of the overpayment entire to the found payable to Servicer by Famile Mag, as financial agent of the United States, upon written actice to Servicer. Servicer shall still be obligated to greatly to the respective mortgage, found the payable to be proposed to the payable to the payable to service and to the respective ecopy is of the payable of the Purchase Price to which they are entitled (if any) notwith landing such offset unless otherwise alreaded by Fapple Mag.

- F. At the closition and upon the direction of the Treasury and with prior willien notice to Servicer. Furthle Medicing deduct from any anapoint to be paid to Servicer any amount that Servicer, invoking on parrower is obligated to reindurate pay to the United States government, provided, however, but any amounts the payoble to, or for the account of the account of
- O. In the eyent that the Agreement expires or is terminated pursuant to Scotlon 5 or Scotlon 6, and subject to Pannic Mae's rights under Section 6. Pagnic Mae shall, edialy in he enpacify as the financial about of the United States, continue to reinfunct and in the property payable pursuant to subsection A. above to Service in accordance with the Program Documentation will public full, provided, however, that Rurchase Price payments will be said of the frequency in accordance with the Program that we've submitted by Services and accepted by Emple Mae for Ibelusion in the Program Participality of the Program Documentation prior to the date of expiration or termination and limited not exceed the Program Participation Cap.
- H. Notwithstanding enything to the contrary contained in subscation G: above, in the event that the Agreement is terminated pursuant to Section 6.B. it connection with respect to pursuant to Section 6.B. it connection with respect to any loan will be paid to Service for the account of the Service calesquent to termination, subject to provide Mac scriptus under Section 6. Famile Mac scriptus and for the account of the Service calesquent of the United States attraction of borrowers and investors, as provided in the Agreement of the Tannic Mac scientific and investors, as provided in the Agreement.
- L. Notylthstanding applicing to the contrary contained in appacetion F. above, in the event that the Agreement is terminated putation to Settion 6.6. In contraction the putation of the Proposition of the Settion 6.6. In contraction the problem of the Proposition of the Settion 6.6. In contraction with respect to any form will be paid to Servicer for the credit of decided of the destruction of the destruction of the destruction of the settion of the destruction of t
- J. Notivitistanting anything to the centrary contained herein, Pannic Mao, in its copacity as the financial agent of the Enter may reduce the amounts payable to Service survey section 4.B., or obtain repayable to performance made under Section 4.B., in example the first includes any specific distingtion of performance includes any specific findings by Freddie Mao that Service are performance under any performance of leafs established pursuant to the Program Deministration is included by Freddie performance under any performance of leafs established pursuant for the Program Deministration is included by including provident, performance under Mac will seek to obtain repayment of program payments under Section 4.B. only with respect to long modifications that project in from Mac or Freddie Mac to have been related by for that Hannio Mac or Freddie Mac bolishes transplaced by for that Hannio Mac or Freddie Mac bolishes the best or all before a valuable in addition to, and not in lieu of, any other remedies available in addition to, and not in lieu of, any other remedies available in Basic law or in equity.
- it. Notwiths and in granthing to the contrary compliced herein, Famile Mac, in the applicity nather in ancial agent of the United States, may reduce the amounts payable to Services for the credit of a parties under Scotlan 4.B., or obtain repayment of prior payments for the credit or account of such parties under Scotlan 4.B., in connection with an Eyent of Definit by an investor or a borrower. Services will reacously cooperate with and provide reasonable support and assistance to Famila Mac and Freddie Mac in connection with the difference obtain repayment of prior payments made to investors and borrowers for provided in this subsection. These remedies are not

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 6 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 6 of 29

explicive; they free available in addition to, and not in lieu of may other remedies evallable to Papple Mae at low or in egality.

5. Term

- A. Qualifyling mortgagelable may be aubinited by Servicer and ecopied by Inamo Mac as described in the Manuclal Instrument and the Program Documentation from and after the Effective Date until December 3), 2012 (the "Initial Term"), subject to Program extensions by the Treasury or earlier termination of the Agreement by Pannie Mac paration of the Program by the Freedric suspended to the Program by the Freedric freedric of the Program by the Freedric freedric of a complete by Famile Mac from any the Freedric by Service of a complete by Famile Mac from any of the date of willow the Program and Information Cap is reached.
- B. Seryleer shall perform the Services described in the tragram Documentation in accordance with the tenns and conditions of the Agresticated and the tenns and conditions of the Agresticated and the services are the services of the tenns and reporting the solid and the services are the services of the tenns, the services with all the collection, resemble and reporting feature, and dering and for the periods specifically the collection, resemble and reporting features in the services are the services of the services and the services are the services. The services are the services. The services are the services.
- C. The Agreement may be leginlingted by Famile Mag or Forgles prior to the end-of the Term pursuant to Rection 6 below.

6. Pelaults: and Early: Toribiliation

- Ā, The following-constitute exents of definal under the Agreement (each, an "Event of Default" and, collectively, "Events of Default"):
 - :(1) Sërvicër Talis to përform or comply with ing gifte miljerija obligjations under the Agreement, induditis, jud not limited to, circumstances de which Servicer falls to sugare, that all cligibility or lighte adjer equalitions prospendent io modifications peopled in the Program Deputation are sullatied prior to officianating modifications under the Program.
 - ünneimunenter viene kontrale on nichaeling an udlasquent or teapingou to take ünktot (po totedojuk politiki in terestute an udlasquent or teapingou to take ünktot (po totedojuk politiki in terestute or nichaelingou or un udlasquente or nichaelingou or un or un terestute or nichaelingou or un or un terestute or nichaelingou or nichae
 - (4) Šervicer, any employes or someomore of Servicer, crony employed or contention of Servicers' contractors, or any employes or continuous of Servicers, contractors, or any employed or bibrower, contrible a grossly högligent; willful or intentional, or reakless and (holdfing, but not limited to, fraid) biconnection with the Program or the Agreement.
 - (4) Any representation, warranty, or boyenent mode by Servicer in the Agreement or any Annual Confidention is or becomes insterially false, misleading, incorrect, or incomplete.
 - (5). An evaluation of performance that includes any specific findings by Treddie Mas, in the sole discretibil, that Servicer's performance under any performance criteria established pursuant to the Program Decouncidation is materially insufficient, or any failure by Sorvicer to comply with any

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 7 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 7 of 29

directive Isauet by Pünnië Mac of Freddie Mac With respect to documents or data requested findings image, by remedies established, by Eunnie Mac and/or Freddle Mac in confunction with such performance of iterla or other Program requirements.

- B. Famile Mac may take any, all, or numeral metallowing additions upon an Event of Delault by Servicer under the Agreement:
 - (I) finante Mac; may (I) within a some or all of the Servicer's portion of the Purchase Price and , in France Mac; determination, Servicer that our definite and (ii) choose to utilize alternative intents of paying any portion of the Purchase Price for the credit or decount of borrowers and thousand the decount of borrowers and thousand the decount of borrowers and thousand the decount of borrowers.
 - (2) Fapnie Macrony: (i) redice the amount provide to Service under Section 4. Beautor (ii) require: represented the physical distance the amount provider and a Service under Section 4. Beautof (ii) require: represent of prior payments made under Section 4.B., only with respect to loan modifications that are determined by Rannia Mac. or Fraddle Mac. to have been imprehed, or that Familia Mac or Freddic Mac. belleves may been or may be impacted, by the Event of Default strong and the ramady.
 - [3] Rapple Mae-may-require Servicer-to submit to edditional Program administrator oversight, including but not finited to additional equalitance controls and quality control reviews.
 - (4) Familio Mūo may torminate the Agreemeth and cease he performance hereimder as to some or all of the harrage longs subject to the Agreement.
 - (5) Faunte Macanay require Servicer to submit to information and reporting with respect to its than ideal condition and about the Agreement.

Ç.,Fanniq,Maq may jakçany, all, qr,none gj'ihe fallowing nations upon an Évent of Default Involving an Investor or a barrower in connection with the Program:

- (1) Rathila Macinay withhold all orang-polition of the Pareline Principage to for the orall or account of the definition party until, in Rapale Mac's determination, the default has been epied or otherwise remedied to Found Mac's satisfaction
- (2) Famile Mis may (1) reduce the module payable to Scrvice for the endless or account of the definiting party under Section 3.3; and/or (1) require repayment of prior payments made to the definiting party under Section 4.3; Servicer will respond to cooperate with and provide repayment of prior registering approximation with their reasonable approximations with their reasonable in Famile Mac and Fraidle Mac in commentary with their respective roles and, in Famile Mac at content of prior payment in the first to obtain repayment of prior payment in the provided in this subjection.
- (3). Fannie: Mao: may require: Servicer to submit to additional Program adinitistrator oversight, including, but irot limited to, additional compilates controls and quality control reviews:
- (4) Immie Mag.may.come its performance hereunder as to some or all of the mortgage forus subject to the Agreement that value to the defaulting investor or borrower.

D. In bildition to the lendhollow rights set forth above, Famile Mae may templiate the Agreement immediately upon written notice to Service:

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 8 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 8 of 29

- (1) at the direction of the Treasury;
- (2) in the overline merger, acquisition, or other change of control of Servicer.
- (3) in the ovent that a receiver, figulater, trustee, or other austodian is appointed for the Servicer, or
- (4) lit the event that a material (sin) of the Agreement is determined to be prohibited or unenforcentile as referred to in Section 11.C.
- E. The Agreement will terminate automatically:
 - (1) in the event that the Anguage Agonoy Agreement, duted February 18, 2009, by and hatween Panile Mac and the Treasury is terminated, or
 - (2) Upon the expiration of termination of the Program.
- F. The rangeless available to Found Mac upon an Exem of Default under this Section are numberly and not exclusive further, the connectes on the addition to and not a further in the connectes of the continuous and market in addition.
- G. If the evented termination of the Agreement under any elements in Services and Enouge Magagree to cooperate with one public one in Sugarante Magagree to cooperate with one in Sugarante Services including the provision of any information, reporting, retords and date required by Enough Magagree and Ereddle Mag.
- H. If in Event of Default Under Section 5.A.1., Section 6.A.4., or Section 6.A.5: about and Found Mac determines, in the sole diporation; that the Event of Default is our ble and electron exercise the right to terminate and Found Mac will provide written notice of Default to Service and the Agreement will terminate attendation of Found Mac flow of Default is not our deby. Sorvice to the reasonable satisfaction of Found Mac foliation of the factor of Default is not our deby. Sorvice to the reasonable satisfaction of Found Mac foliation of the factor of Petault under Section 6.A.1., Section 6.A.4. or Section 6.A.5. Is not supplied or from Event of Default under Section 6.A.5. or Section 6.A.5. are section 6.A.6. Are section 6.A

7. Olsputes

Filmite Mateintal Servicer ingree that it is in their minual interest to resolve disputed by a greeniest. If a dispute office unitar the Aprenies of the dispute office of promptly resolve the dispute by mutual agreeniest. If a dispute composite effects promptly resolve the dispute chall be referred up the respective chall of resolved information of an expectition of a commend of an expectition of an expectition of a commend of a promote of the content of the content of a promote of the content of a promote of the content of a promote of the content of the

8. TidnsfororAzsignment

A. Beivice, this policy of other rights and obligations that are transferred, in the form of Explicit C (the personnent study of the principle of the principle

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 9 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 9 of 29

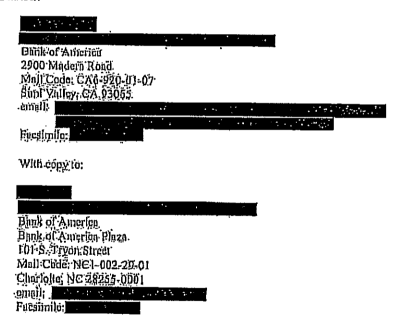
Assumption-Agreement."). Servicer solinowiedges that Francis Macavill continued residuations to Servicer will be lighted for transferred, and that Servicer will be lighted for transferred, and that Servicer will be lighted for underpayments; everpayments and executed Assignment and Assumption. Agreement are provided to hand Magand Freidle Mac, Any purported transfer or assignment of mortisers of both and continued for the Agreement of more provided to hand a Magand Freidle Mac, Any purported transfer or assignment of mortises of both regions of both and continued for the Agreement in violation of this Section is will.

B. Servicer shall notify Pannic Macas soon as legally possible of any proposed merger, acquisition; or other change of control of Servicer, and of any financial and operational arounstances, which may impair Servicer's ability to perform its obligations under the Agreement.

9 : Notleen

A'll legal notices; under the Agreement shall be in writing and reterred to consport yes point of sontect about his wolf and reterred to consider the state of south of the state of south of the state of south o

To Servicer:



Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 10 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 10 of 29

To, Fannie Mas:

Fantilo Mile 3900 Wishington; DC 20016 Wishington; DC 20016 Augullon: General Coursel Pataimillor Cantillor

To Treasury:

Chief.
Office of Homeownership Pieservation
Office of Floracial Subfilly
Department of the Treasury
1500 Pennsylvania Avanue, NW
Weshington, DC 20220
Roccimiter (2021)2219

To Freddie Mac.

Freddie Mae
-61.00 Jones Branch Drive
-Molenn, VA 22102
-Atjention: Vice President, Making Flome Affordable -- Compliance
- Leasimile: (703) 903:2544
- Empil-to: MHA_Complianc@freddiemac.com

10. Modifionlions.

A. Subject to Segions: 10,B, and 10,B, modifications to the Agreement shall be heart life and signed by Faintle Mac and Servicer.

E. Famile:Magand the Transury cook reserve the right to indiciously modify an supplement the terms and provisions of the Program Economically modify an supplement the terms and provisions of the Program and performings regularized of the Program and related remedias substituted by Preddic Mac, and it is it is in its and related remedias substituted by Preddic Mac, and it is it is in its in its intermedias to the Program.

E., Notivithistanding Scotlons at 0.A. and 10.B., any modification to the Program Documentation with installing imperiods of the property of payments of the Ruchings Price to be mader of farticipaling Servicers, Investors and borrowers under the Program; or the rights, duties, or obligations of Participating Servicers, Investors or parawors in connection with the Program Country of Participating Servicers, Investors or parawors in connection with the Program (country in the rights of the Program Modification and country of the Program of th

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 11 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 11 of 29

and after any such opt-out-is elected by Servicer, Servicer will continue to perform the Services described in the Financial Instrument and the Program and Internation of the Program and Instrument in the Program and

11. Miscelloneaus

- A. The Agreement shall be governed by and construed under Federal divaried not the law of any state or locality, without reference to or application of the conflicts of law probabiles. Any and all disputes between the parties that cannot be settled by mitted agreement shall be resolved solely and exclusively in the United States. Federal courts located within the District of Columbia, Both parties consent to the jurisdiction and venue of such courts and irreveably waive any objections thereto.
- B, The Agreement is not a Federal proparement control and is therefore not subject to the provisions of the Federal Proparty and Administrative Services Act (4) U.S.G. §§ 251-260), the Pederal Acquisilion Regulations (48:0FR Chapter 1), or any other Federal production in taw.
- C. Any provision of the Agreement that in determined to be probibited or unenforcethic in any judebiletion shall, he to such judebiletion, be theffective to the extent of such probibilition of unforceability without invalidating the remaining provisions of the Agreement, and no such probibition of unenforceability in any judebiletion shall involved such provision in any
- D. Fallore, op the part of Faunic Macta insist upon strict compilance with any of the terms hereof shall not be decined a waiver, nor will any waiver hereof shall not be decined a waiver at any waiver will be walld indecined a waiver at any will on waiver will be walld indecine by the waiting and algorithm withing and appropriate many right, replied, of power here will operate on a waiver thereof. The rights, remedies, and powers provided herein are sumulative and not exhaustive of any rights, remedies, and powers provided by law.

E.:The Agreement shall have to the benefit of and be binding upon the parties to the Agreement and their partited successfors interest.

- F. The Complyment and the Assignment and Assumption Agreement (Propplientile) may be executed intervolor more counterparts (and by different parties on separate counterparts), each of willow shall be an original, but all of which together shall constitute one find the anne instrument.
- A. The Commitment, togother with the Einsmold Instrument, the Annual Certifications, the Assignment and Assumption Agreement (if applicable) and the Program Doountentation, constitutes the inflication of the parties with respect tirthe subject matter hereof. In the event of a conflict between my of the foregoing dominants and the Program Documentation, shall prove in the program Documentation, shall prove in the program Documentation and the Supplemental Directives, the Program Quidelines shall prove it.
- H. Any provisions of the Agreement (including all documents inforporated by reference thereto) that contemplate high reouthaling of the Commitment, and Seations 4, 5-B., 5-P., 6-G., 9, 11 and 12 of the Commitment, and Seations 2, 3, 5, 7, 9. Find 10 of the Commitment, and Seations 2, 3, 5, 7, 9. Find 10 of the Financial Instrument, and any other provisions for particus the reoff in the Agreement that relate to an appear, the ability of Financial Marking March 10 of the Marking March 10 of the Contest in connection with the Program; shall survive the expiration of termination of the Agreement.

12. Doffned Terms: Incorporation by Reference

A. All references to the "Agreement" necessially helicle, in all instances, the Contrillment and all deciment incorporated into the Commitment by reference, whether or not so noted contextually and all amondments and modifications thereto. Specific references

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 12 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 12 of 29

Unoughout the Agreement to Individual documents that are incomparated by reference into the Commitment are not includive of any after documents; that are incorporated by reference, unless a commitment are incorporated by reference, unless a commitment and the Commitment are incorporated by reference, unless a commitment and the Commitment are incorporated by reference.

- B. The torm "Affective Date" in each the date on which Rannie Mac Imagnils a copy of the fully executed Commitment and Financial Instrument to Treasury and Service with a completed over steet, in the formattable thereto no India in the Commitment and Financial recompanying Cover Sheet will be faxed, amaded, of third available through other destrations to Treasury and Service in necondaries with Section 9.
- G. The Program Documentation and Exhibit A Horm of Phancial instrument, Exhibit B Porm of Annual Certification: Exhibit Q Form of Assignment and Assumption Agreement and Exhibit D Form of Cover Sheet (in cool of the form and appoint completion, in substance), and inclining all interests and modifications therefor are interested into the Point Inclined County by this reference and given the agine folgowing effects their by this reference and given the agine folgowing effects their by this

TSTONATURE PAGE FOLLOWS FREMAINDER OF PAGE INTENTIONAULY LEFT BUANK]

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 13 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 13 of 29

In:Witness-Whereof, Servicer and Enpole Man by their duly sullingsed of holes hereby execute and deliver this Commitment to Burchess Fluored Instrument and Servicer Rariology that Agreematic as all the Effective Dates

SERVICER, Bank of America, N.A.

FANNIE WAR solely as Financial Agent of the

Dilited Stoles:

Date:

Name: State 2. V

EXHIBITS

Exhibit A Form of Financial lustrument

Exhibit B Porm of Annual Certification

Ballibij Ç Form of Asulgument and Asumplied Agreement

ExHILI D Form of Cover Sleer

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 14 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 14 of 29

<u>exhibit j</u>

PORM OF FINANCIAL INSTRUMENT

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 15 of 29

TINANCIAL INSTRUMENT

This Tinancial Instrument is delivered as provided in Section 1 of the Commitment to Purchase Financial Instrument and Services Participation Agreement (the "Commitment"), entered into as of the Effective Date, by and between National Malional Ma

For good and Valuable consideration, the receipt and sufficiency of willdif is heroby acknowledged, Servicer agrees as follows:

- 1. <u>Rurchase Price Consideration: Services.</u> This Financial Instrument is being purchined by Famile Mae pursuant to Section 4 of the Constitution in reprisidention for the physical by Famile Mae, in its appoint your financial ignal control of the Constitution in the physical description of the Constitution and referred to collectively in the Constitution of Collective Collectively of Confidence of the Constitution of Collective Date (d) the performance of the Constitution of the performance of the Constitution of
- 2. Authority:and:Agreement to Porticipate in Brogram. Subject to the limitations:agreement is Porticipate in Brogram. Agreement, Significations or impediments to the authority and to coblained. Third-party consents and walvers that are required, by contract or law, in order to effections and walvers that are required, by contract or law, in order to effections and another contractions.
- 3. Audis, Reporting and Dath Retontion.
 - [4] Ereddle Marthe Pederal Housing Elpanes Agonoy and other prefer designated by the Transpay or supplicable lower and interest from the conduction of the Presence of the Control of the Pederal Pede
 - (b) Servicer with a placet, record, reminand provide to Transury; Paintle Mac aid Preddle Mac all data; suffering the Aregian and pot pot week, looks and look model data; suffering the Aregian and pot pot paint and look medical particular and provided the Aregian and any triple conducted in application with the Aregian, as required by the Program Decomptation. All such that information and decommentation must be provided to the Pressury Paintle Mac and Preddle Mac and Aredian without the Information of the Aredian and Freddle Mac and Preddle Mac and Information and In
 - (c) Sorvicer shall promptly take corrective and remodial actions associated with reporting and reviews as a directed by Danisle Mac or Preddic Mos and provide to Panis Mac and Freddic Mac and provide to Panis Mac and preddic Mac and freddic Mac and freddic Mac and freddic Mac and freddic Mac and the shall repain to by require. Freddic Mac and the spational reviews based on its findings and the spatial regions taken by Servicer.

(d) Injaddition to my other obligation to retain financial and accounting records that may be imposed by reacted for stall flow, Servicer shall retain all information described in Scallon 3(b), and all data, booking the documents, and the performance of Services shall retain all information described in Scallon 3(b), and all data, booking the performance of Services and application with the Program. In addition, Sorvicer shall maintain copy of all computer systems and application addition addition. In addition, Sorvicer shall retain these electronic records. Unless otherwise directed by Fannis Mae or Freedis Mic., Servicer shall religibly these records. Unless otherwise directed by Fannis Mae or Freedis Mic., Servicer shall religible these records of for a least longer policy in the analysis required pursuant longer policy in the many borrequired pursuant longer policy for the line to line of any additional record retained requirements resulting from litigation and regulatory investigations in which the Predetory of any agents of the United Stales may have an injuries; find Solvicer agrees to comply with these litigation and regulatory investigations requirements.

4. Internal Court Pragrans.

- (d) Servicer shall develop, enforce and review on a quarterly basis for effectiveness in internal control propagation with the Program Doubling develop, of Services in connection with the Program Doublin Hollows, of Services in connection with the Program Doublin Hollows, (ii) effectively monitor and dottes loss and for levilling fraction of the program must be described a consumiter protection and for levilling laws. The internal control program must be described as a first internal control program and mechanisms for testing and validating the control of the program of
- (b) Sorvices that provide Recidle Man with access to all informal control reviews and reports that yelde for Sorvices, independent auditing from to enable Preddie Man to find the Lindependent auditing from to enable Preddie Man to fill it is turbe as a compliance agent of the Lindes a copy of the reviews and reports will be provided to France Man for record keeping and other administrative purposes.
- 15. <u>Representations: Warranties and Obverants</u>. Servicer makes the following representations, warranties and coverants to Penale Mac. Freedle Mac. and the Trepping, the incidence of which are continuing obligations of Survicer in the event that any of the representations, warranties, or coverants made hardness to be transfered. Servicer agrees to notify Prantic Mac and Freedle Mac. invited atoly.
 - (a) Service: bredenichtelendunderdie laws of the United States or unvertices, or resessation of the United States. United States is the United States. Service: The United States is a corporate power and authority to an order into a secular and deliver the Agreement and the performance in the Burgations had the secular and the burdens now being confined as contemplated by the Agreement.
 - (b) Services in in compilance with, and coverents that all Services will be performed in compilance with, and applicable redent; and applicable redential applicable redential r

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 17 of 29

provided, however, that Fatinte Macadehowledges and agrees that this representation will well any control of any control of any control of the extent of any control of the interpretation of the provided of the extent of any control of the first of the extent of any control of the first of the extent of the first of

- (o) Servicer συνεικίπισ lint: (i) it will perform the obligations in ticoordinate with the Agreement and will projectly provide such performance reporting as Educile. May many reasonably requires. (ii) all manigege modifications will be effect to berraware fully dequirented and serviced in accordance with the Program Dobumentation and (iii) all date collection information and other information reported by Services to Family May and Freddle Maccordance, the Agreement of Englishing but not information by Family Maccordance of Freddle Maccordance in the Agreement by Family Maccordance of Freddle Maccordance in the Freddle Maccordance review will be true, complice and accordance in all material respects, and constant with all relevants or view will be true, and accordance in all material respects, and constant with all relevants or view will be true, and with an interview in all material respects, and constant with all relevants or view.
- (d) Servicer coverages that the difficitor the Sorvices required under the Program become notion and the Agreement to a pull her Agreement to the Servicer control of the Service control of the Se
- (d) [Sorvicer coverents that it will comply with all regulations on conflicts of laterast that are applicable storage vicer. In competion with the conflict of the business and all conflicts of interest and non-disclosure of laterast interestations und restrictions und related with gallou-procedures sor forth in the Program Documentalian (it alls Program Documentalian).
- (1) Services neiknoviedes that the provision of false or mistering information to Earthic Mae or Freddie Mae in confection with the program or partial to the Agreement may constitute a violation of (a) Todard violation which have provided to the Agreement may constitute a violation of (a) Todard violation havelying that displayed of interest, billedy, or graintly violations found the file 18 of the United States Code; or (b) the clylifed False Clother Act (3) U.S.C. 88 3729-3733), Service covernate to displayed or pantle Mae and Freddle Macanty credible ovidently the connection with the Services that a training other billion of the connection of Services in the training of the connection of Services in the training of the connection of the
- (g) Ferriger coverents to display to Formic Mac and Freddic Mac any other facts or information that the Treasury, Phothe Mac of Reedile Mac should reasonably expect to know bourd Service and its contractors to half protect the reputational interests of the Treasury, Phothe Mac and Freddic Mac in indiging and intribution in the Program.
- (h) Egrylegrepyennus that it will threly-inform Equals Mac and Freddic Mac of any mulcipated Event of Default.

- (1) Sprylegraphnowledges (hat Ponnils Mag.or Preddle: Mag.may be required to assist the Treasury with responses to the Privacy Act of 1974 (the "Privacy Act"), 5 USC \$-552s, inquiries from borrowers and Treedom of highlighten Act, 5 USC \$-552, inquiries from collegraphic from borrowers and Treedom of highlighten Act, 5 USC \$-552, inquiries from class, as well as from laquiries, from Congressional committees income the Government Agentating Office, inspectors Generally other government and the first and insuling the first interesting from inquiries abbuiltie Program and the first conses. Service coverants that it will respond promptly and coursely for all search regulates by Panino Mag. or Preddle Mag. comply with any related procedures which in annies Mag. or Preddin Mag. may establish; and provide related training to spiployees and contracted information as appropriate about borrowers records to ensure that will provide updeted and complete information as appropriate about borrowers records to ensure any any and the Treasury is acquired and complete.
- (i) Şaryicerneknowledges ihat Fennie Mae isregulted to develop and implement metomer service cell centers to respond to borrowers and other parties! Inquiries regarding the Program, which may require additional support from Servicer. Servicer covainate that it will provide such additional outlong of the reasonably determines is recessary to support the Program.
- (k). Sorviver pakröwledges that Ramba Mac and or Proddic Mac are required to develop and implication produces it monifor and delete logar mollification from and to monifor compiliance with applicable consumer protection and delete logar bound logar from and in it will fully and promptly coordinate with Founds. Mac's impulsies about logar modification fand and legal compilates and comply with any anti-fraud and legal compilates procedures which Bannie Mac and/or Freddic Mac Indy requires. Services coverants in it will down to any require to and captured from modification from and flow the first and detection and flow that and to monifor compilition with applicable consumer protection and fight leading laws, among other things, as provided in Section 4 of this Financial instrument and asknowledges that the internal control program will be monitored, as provided in such socioned.
- (i) Sourgershall sign and deliver on Annual Certification to Farmic Mas and English Mac beginning an-June 1, 2010 and again an June 1 of each year thereafter during the Form, in the form attached as Exhibite forthe Agreentant.
- Level Contractors. Servicer is responsible for the supervision and management of any contractor that assists in all a performance and replace any contractor that fills performs Servicer shall remove and replace any contractor that fills to perform. Servicer shall remove and replace any contractor that fills to perform. Servicer shall remove any contractors of the topic for the torics and replace and reconstructors as if the acts or or or or is specially by the first and provided the contractors as if the acts or or or or is specially by the service.
- 7. Dain Rights.
 - (i) For purposes of this Section, the following definitions apply:
 - (i) <u>Drigh means any recorded information, regardless of form of the medicion which it may be recorded, reparding any of the Sorvices provided in connection with the Program,</u>
 - (ii) "Linited. Rights" means non-exclusive rights to, without limitation, use, copy, population, modify, enhance, disolose, reproduce, propore derivative works, and distribute, in my manner, for any purpose related to the administration, activities, review, or and it of or public reporting regarding; by Program and to permit others to do so in connection therewith.

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 19 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 19 of 29

- (III) "NPI" prepagation properties personal information, as defined under the OLB.
- (iv). "QUB" means the Granin-Leadh-Billey, Act, 15 U.S.C. 6801-6809.
- (b) Subject to Section 7(c) below. Treasury, Ennolo Mas, and Freddie Mao, shall have Limited Rights, with respect to all Data produced, developed, or obtained by Servicer or a contractor of Servicer in compation within he program, provided, however, that NPI with not be transferred by Familia Mae in violation of the OLD and provided, forward, that Servicer acknowledges and agrees that the unclose of NPI by, the distribution of NPI to or the transfer of NPI among Federal, unterpud local government organizations and agentics does not constitute a violation of the OLD for purposes of the Agreement. Throughout auch Onta-shall be under only in the Treasury Familia Mae, or Freddle Mae apparately auch Onta-shall be under the Program Dobumballan, in Industry shadard using the lating of the Old of the Onta-shall be under the Old of t
- (b). Sorvitor expressly consents to the publication of its name as a participant in the Program; and the vacinal publication of Servicer's Data, bullet to applicable state and federal laws. Fagarding conflicted by the publication of several participants and federal laws. Fagarding conflicted by the publication of the product of the policipant in the product of the

18. Publicity and Disclosures

- (a) Servicer shall nationake use of any Treasury name, symbol, omblem, program name, or product unimo, in any advertains, signings, from other name, program name, or production, or media blery low, without the prior written consent of the Treasury.
- (b) Servicer shall not publish, or this oto have published, or make public use of Faunt Mack name, ... logger, the distriction and interpretation will be religiously with require Mack without the prior willing permission of Funnic Mic. with permission may be with drawn of any lone in Funnic Mack suggestion.
- (c) SEFVicer shall has publish, or oduse to hive published, or make public use of Freddic Mac's name (i.e., "Freddic Mac's or name (i.e., "Freddic Mac's or name in fermalism of the public use is a demarks, or any balign about the prior within permission of Freddic Mac without the prior within permission of Freddic Mac without the prior within permission of Freddic Mac without the Freddic Mac's sole discretion.
- O, <u>Lindigitor Lindilly</u>, in no event shall famile mae, the treasury, or freedib mac, or their respective of ficers, directors, employees, agents or appliates be liable to servicer with respect to the program or the agreement, or for any

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 20 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 20 of 29

AGT OR OMISSION OCCURRING IN COUNECTION WITH THE FOREGOING; FOR ANY DAMAGES OF ANY KIND: INCLUDING, BUT NOT LIMITED TO DIRECT.

DAMAGES, INDIRECT DAMAGES, LOST PROFITS, LOSS OF BUSINESS, OR OTHER INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES OF ANY NATURE OR UNDER ANY LEGAL THEORY WHATSOEVER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER OR NOT THE DAMAGES WERE REASONABLY FORESEEABLE; PROVIDED, HOWEVER.

THAT THIS PROVISION SHALL, NOT LIMIT FANNIE MAE'S OBLIGATION TO REMIT PURCHASE PRICE PAYMENTS TO SERVICER IN 175 GAPACITY AS FINANCIAL AGENT OF THE UNITED STATES IN ACCORDANCE WITH THE AGREEMENT.

indemnilication. Servicer shatt indemnity, hold harmless, end pay for the defense of Fannie Mee; the Treasury and Freddie Mec, and their respective officers, directions, employees, agents and expenses, including responsible allomeys less and costs of euilis, actions, less and expenses, including responsible allomeys less and costs of euilis, actions, less and expenses, including responsible allomeys less and costs of euilis, actions, less and costs of euilis, actions, less and costs of euilistications, less and covered events of expenses, willful euilistications and coordinates and covered events of internations. We replied the covered events of internations are presented to event a realizable and covered events. It is contracted as a property caused by the negligent of will be easily contracted as a property caused by the negligent of the contracted events are property as a property of the covered events of expensions of the contracted events. The property of the covered events of the covered events of the covered events of the covered events. It is a property of the many of the many events of the events

.IN WITNESS WHEREOF, Services hareby executes this Financial Instrument on the date; set forth below.

Bank of America, N.A.

Sieveile, Enilay Spnior Vice President, Mongage, Servicing, Executive APHIL 11, Long

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 21 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 21 of 29

<u>DXHIBITEB</u>

FORM OF ANNUAL CERTIFICATION

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 22 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 22 of 29

ANNUAL CERTIFICATION

This Annual Certifications: delivered as provided in Section 1.B. of the Commitment to Purchase Flingwold Instrument and Services Fight pation (Services Fight pation) Agreement (the "Commitment") effective as of [INSERT], by and between Federal Marigage Association ("Insule Mac"), a federally charted composition and international international federal international federal international federal international federal federal international federal federal federal international federal federa

Sorvicer horous certifics, are of insider DATE ON WHICH CERTIFICATION IS GIVEN, that

-). Survices is equivilened under the lines of the United States, as any enter to proceed and her United States of the District of Columbia; and has significant operations in the Limited States, Sprvices had full sentional power and hall of the continuous process as a spring and the Agreement and to perform its obligations, here under and here of the continuous and to perform its obligations, here under and here of the continuous and a contemplated by the Agreement.
- 2. Sorvloor is in compliance with and certifies that all Services have been performed in compliance with all applicable Federal, shite find local laws, regulations are graphed by a subject, ordinances, codes and regular monts, including, but not limited to this interior does laws, regular monts, including, but not limited to this interior does law a regular monts, including, but not limited to this including. Act, 15 USC § 1619, the Federal Trade Combines on Act, 15 USC § 1619, the Federal Trade Combines on Act, the Federal Regular Credit Opportunity Act, 15 USC § 701 of seguition for the Poly Gredit I government of the Federal Regular Credit Opportunity Act, 15 USC § 701 of seguitions and the Federal Regular Credit Opportunity Act, 15 USC § 701 of seguition of the Federal Regular Credit of the Federal Regular Re
- 14. (I) Service, has performed its obligations in accordance with the Agreement and has promptly provided and performance reporting as familie Mac and broadly Mac have reasonably required; (II) all marigage modifications and principal interporting as familie Mac and performance have been control by Servicer in accordance with the Program Documentalists and this collection intermediate in the marie of the Agreement of the Agreem
- d. Sorylear him (i) pariorited. hie Sarvieus required under the Agraemont in accordance with the practicas, high protosalonal standards for the condition of the sacretical behavior of the condition of the condi
- 5, Şerylert'ing ognoriigd with oil regulations on conflicts of interes that are applicable to Servicer in competion with in a conduct of its business and all conflicts of inforcet and non-displacate obligations and restrictions and related witigation procedures see forth in the Program Documentation (I (my),
- 6. :Serviobr noknowledge: thin the provision of folso or misleading information to Enging Macon Freditis Mac Incompetion with the Profit in the provision of the Profit in the Profit in the Inverse of the Profit in the Profit in the Inverse of the Profit in the Inverse of the Profit in the Inverse of the Interest of I

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 23 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 23 of 29

- 7. Servicor ilus diselosed ta Foundo Mao and Freddlo Mao any olluminos archifoliunion dal diserciality. Romble Mae or Freddio Mae should reggonably expect to buo y about Servicor and dis contraduresto help protest dis regundonal diferents ob the Transury, Physic Mae and Treddie Mae in mannaling and maintail actual drops and.
- 8. Servicer intropyledges that Rando Mao and Freddle Moranay be required to assist the Transvy with respettes to the Privacy Act of 1974 (the "Privacy Act of 1975 (1966) 5525; implicion borrowers and Predding of Information Act, 5 USC § 5525; implicion borrowers and Predding of Information Act, 5 USC § 5525; implicions from borrowers and Predding Observation Accounting Officer from the Program Comes, inspectors Oction and other government Accounting a mode of supplied of the Program inspectors Oction of Kestern Act of the Program inspectors Oction of Kestern Act of the Program inspectors of the Process Servicer Kestern Act of the Program inspectors of the Act of the Program inspectors of the Act of the Problem Act of Private Act of the Act of the Problem Act of Private Act of the Act of the Problem Act of Private Act of the Act of the Problem Act of the Program Act of the Act of the Private Ac
- D. Sorvicer neknowiedges that Prince Macasacopillan undevelop and implementationer sorvice sold epiters of the politic management and other parties. The discussion of the program and before a property of the program and the program and the program and the program and the program of the program of the program.
- [d] Sorvices nethnowledges that Regula Mac and/or the data managed to develop and implement an income to manife the land of the leading data in a policy of the compliance of the land of the leading data is a policy of the compliance of the data o

highly exerction was a confinential designation of the confine of the second se

[INSERT PULL LEGALNAME OF SERVICER]!	
(Ninne of Authorized Official)	Date

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 24 of 29 Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 24 of 29

<u>exhibit c</u>

FORM OF ASSIGNMENT AND ASSUMPTION AGREEMENT

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 25 of 29

ASSIGNMENT AND ASSUMPTION AGREEMENT

This Assignment and Assumption Agreement (the "Assignment with Assumption Agreement") is entered into as of INSERT DATE by and between FINSERT FULL LEGAL NAME OF ASSIGNED ("Assignment) and INSERT FULL LEGAL NAME OF ASSIGNED ("Assignment) and Insert FULL LEGAL NAME OF ASSIGNED ("Assignment). All terms used, but not deally despite the magnings assorbed to disminute underlying Agreement (dolling below).

WHEREAS, Assignor and Pedoral National Mortgogo Association, a Debrally charlered corporation, as (manicial agent of the Whiled-Sintes ("Dannie Mac"), are parties to a Compilement to Purchase Figure Instrument and Servicer Partie parties, Agreement a complete copy of which (including all exhibits, appearant and modifications therato) is attracted because the copy of which (including all exhibits, appearant);

WEIEREAS, Wasignor has agreed to assign to Assigneed Dull of the rights and obligations under the Underlying Agreement with and of the rights and obligations under the Underlying Agreement with and of Selectule 1.1(Selectule 1.1) and/or (ii) certain other rights and obligations under the Underlying Agreement with medical or Selectule 1.4(Selectule 1.1) and/or (ii) certain other rights and obligations under the Underlying Agreement with medical or Selectule 1.4(Selectule 1.1) and/or (ii) certain other rights

WHEREAS, Arklgneotherngreed to askning the mortgage to ansand other rights and obligations under the Underlying Agreement idealffed on Schodille 1.

NOW; FIEREFORE, for good and enluable consideration, the recupt and sufficiency of which are hereby relationally defined agree is follows:

-]. <u>Assignment.</u> Assignor herebynssigns to Assignor in Assignor is rights and obligations under the Underlying Agreement with respect to the undergage from identified on Schedule I and stich which rights and obligations under the Underlying Agreement that are identified on Schedule 1.
- 2. Assumption. Assigned hereby accepts the foregoing assignment and assumes all of the rights and obligations of Assignor under the United by Solvedule-Lindwood-collections of the United by Solvedule-Lindwood-collections and obligations under the United by Solvedule-Lindwood-collections and obligations under the United by Solvedule-Lindwood-collections.
- 3: <u>Effective Date.</u> The enterthe literasign people and assumption of rights and obligations under the Underlying Agreement is effective in [INSERT EFFECTIVE DATE OF ASSIGNMENTY ASSUMPTION].
- 4. Successors.:All future transfers and assignments of the mortgage loads, rights and obligations from forred and assigned became in this Assignment and Assignment Assignment and Assignment Assi
- 5. Couldoparis: This Assignment and Assumption Agreement inay be executed in counterparts, each of which shall be an original build of which shall be an original build of which shall be an

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 26 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 26 of 29

IN WITNESS WHEREOF, Assigngrand Assignes, by their duly multorized of fields. Thereby execute and deliver dils: Assignment, and Assumption: Agreement, regether with Solicitation, affective set for the date set for their Section 3 above.

YPEIGNOM: LINSELL LÁFF TÉGÝF NÝMÉ OL VESIGNOU	assigned ingertelullegalname of assigned ingertelullegalname of
By;	By:
Nanë!	Ijimë;
Tille;	Tilip;
Doje:	Deter,

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 27 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 27 of 29

SCHEDULEA.

<u>To</u>

ASSIGNMENT AND ASSUMPTION AGREEMENT

Case 2:11-cv-01542-PMP-PAL Document 1-1 Filed 09/26/11 Page 28 of 29

Case 1:10-md-02193-RWZ Document 69-1 Filed 08/08/11 Page 28 of 29

<u>EXHIBIT D</u>

FORM OF COVERSHEET

Cover-Sheet for Transmission of

Commitment to Purchase Clininglas leistrument and Servicer Participation Agreement

To: [Insert-full legal name of servicer] ("Servicer"), Insert servicer contact]

<u>Frank Poderal National Mortgage Association, a federally aliastered corporation, as The adel agent of the United States ("Famile Mag")</u>

Conv To: The U.S. Department of the Treasury, [INSERT TREASURY GONTACT]

Doto: [INSERT DATE OF TRANSMISSION]

Method of Transmission: [Passimile to [INSTRT: TAX NUMBER: OF SERVICER]] [[Email: with PDF file attached to [INSTRT SERVICER]] [[Email: with PDF file

NOTICE

This transmission constitutes notice to Service that the Commitment to Purchase Financial Instrument and Service. Participation Agreement, by and between Financial Mac and Service (the Commitment) and the Financial instrument attached thereto have been fully executed and are effective as of the disertor this transmission. The date of this transmission shall be the receive page of the Commitment and the Planicial Instrument.

Eppigs of No Mily executed Commitment and Financial instrument are of lacted (exhibit resembles length your